CERMS .--- \$1.50 in advance; Other

MORRISVILLE and HYDE PARK, Thursday, Feb. 2d, 1882.

BARSTOW AND DILLINCHAM. It is quite early to write the biography of the next Governor and Lieutenant-Governor of Vermont; but the entire unanimity of expression, on the part of the press and public, seems to leave but little doubt that the ticket will read as above written. Both gentlemen are representative Vermonters; both thoroughly identified with Vermont interests; both unexceptionable in character, and of unquestioned ability and fitness for the respective positions, and, all in all, we believe a

better ticket cannot be named. Gen. Barstow has had a splendid duties of Chief Executive. Returning of the rebellion, he was soon honored by successive elections as representative from his native town. Soon after representing Chittenden Co. in that honorable body in 1866 and 1867. Closely following his service as Senator, came his appointment as Pension and people for several years. In 1880 he was nominated by the Republican State Convention, without a dissenting Governor, and as a matter of course, was elected. His genial, modest, vet dignified and urbane manners made him an exceedingly popular President of the Senate, and the early suggestion of his name for Governor was entirely natural, and struck the popular chord with general favor.

Perhaps we ought not to omit the fact that Gen. Barstow is a farmer. William P. Dillingham, a native and resident of Waterbury, and son of Ex-Gov. Dillingham, is a lawyer by profession, and one of the most popular young men of Vermont. He has many of the qualities of the senior Dilling-William P., as he is familiarly known,

1876-77; and State Senator in 1880. next Governor and Lieut .- Governor" may be needed for an obituary notice of their political demise; but if the sentiment in other sections of Vermont to get up a side-show at the next have a neighbor or friend burst in upState convention, or there won't be on us with the startling intelligence.
enough excitement to draw a respect
'They have got the small-pox at

have in different fields achieved marked you are coming to, if you don't stir in feet thick. It is an atmospheric fact, setts, 12, a gain of 1; Michigan, 11, distinction. Ransom was a large and this matter. prosperous farmer in Chittenden Co.; Samuel F. is at present said to be the York, and probably by far the wealth- on the bench, where rumor has placed mail has to go to the Bend, and round New York, 34, a gain of 1; North lest man in the northern part of the him since the retirement of Justice by Barton to Albany -leaving out Carolina, 9, a gain of 1; Onio, 21, a Empire State; Freeman, who died at Hunt, but will remain in the Treasury. three or lour times to wait another day or two for their mail. O, how 29, a gain of 2; Rhode Island, 1, a lington, and left \$20,000, earned with to the country generally. his own hands; Levi B., who by the way married a sister of Henry Smille, Esq., of Cambridge—and the Johnson Normal in another column. as I can't get there to speak, will tell gains, 4, a gain of 1, wisconsin, 6. daughter of Nathan Smille - who will be All interested in educational matters, Lamoille county told me about her ted, the representatives assigned to it remembered by our older citizens as the candidate for governor when "bank reform" was the issue-chose the profession of the law, and many years of your schools, churches, meetings, business. A friend of his urged him to sign the pledge, he was afraid he representatives be 730. Democratic nomination for governor. His son, William F., the subject of this article, is one of the leading lawyers of Wisconsin, and was the Democratic nominee for United States Senator a few years since. True to the State then determine for yourself whether the city or the local paper is deserving enough, you was once a sober, reenough, you was once a sober, reillness has become so alarming that it Green Mountain State, is it any wonder that at the last annual banquet of over 300 solid cords of wood since Nov. ly I can and will! So Moses says, refuses to except it if it shall be conthe Sons of Vermont at Chicago, he 20th. sent by telegraph the following senti-

"To the Green Mountain Grafts on

We have not the correct data at of broken China and silver-ware. was the Democratic candidate for U. will be for him and all concerned. S. Senator against Hon. Philetus Sawyer, who is also one of Vermont's sons. mont. Verily what would our sister States in the great west do for her Senators were it not for the timber

The rumor that small-pox has broken out in St. Albans is said to be without foundation.

Guiteau Guilty.

Before this issue reaches our readand instructions of the court, made

hands. We had fully believed the result would be a verdiet of "guilty" from the beginning. We believe the result is just what it ought to be, and that its lessons will be valuable to the people of the entire world. The pleas of insanity will lose much of its force, and men in public places will feel greater safety against the vious of newspaper opinion, as evidenced by the process and correspondence, was in his favor. Those declarations to his favor. Those declarations of his favor. Those declarations to his favor. Those declarations of agging the process of gagging the process of gagging the prisoner. For the sole purpose of purging the record of any objectionable matter, he should simply say that anything which had been said on either side, in reference to the public excitement of process and correspondence, was in his favor. Those declarations to his favor. Those declarations could not have been prevented, except by the process of gagging the prisoner. For the sole purpose of purging the record of any objectionable that its lessons will be valuable to the prisoner. For the sole purpose of purging the record of any objectionable that its lessons will lose much of its force, and men in public places will feel greater safety against the vious that it are process of gagging the process of g some statements or articles relative to either that the defendant was guilty of the trial, and Guiteau's insanity. It murder or was innocent.

written in their own hands. The paper has been produced and their signatures do appear, but each juryman denies that he ever saw the paper or ever wrote his name upon it as claimed. It is a way and discretion." An irresponsibly insane man could not commit a murder, if he was laboring under a disease of his mental faculties to such an extent that he did not know what he was doing, or did not know what he was doing he was do not was doing he was done was doing he was doing he was doing he was doing he was doing entire satisfaction of the Government per or ever wrote his name upon it as what he was doing, or did not know ported in Holland and Derby were at new trial and that final sentence will tion, and as the majority of men are been exposed, and fears of an epidemic prevail.

| Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the law presumed the latter prevail. | Description of the latter prevail of the latter preva

are glad to see our Lamoille County oner. 1865, and Governor from 1865 to 1867. Van Ness by putting in an electronic lectric lec ager of the extensive lumber interests sane man.

Representative from Waterbury in trade. As alderman, landlord, lumpower of discriminating between right
Henry Fairbanks is to erect at St. sentable at all times. He is often berman and manufacturer, we think and wrong, then the remaining inquiuntiring energy and large business insanity connected with the crime. qualifications.

It would be seen that the reliance of the defence was upon the existence of an insane delusion in the prisoner's mind, which so prevented his placing it, perhaps, at Northfield. is as unanimous as that in Lamoille, And are you vaccinate yourself. as to incapacitate him from perceiving pelier, is charged with robbing the so far as we hear, the hotels will have We expect some of these days to the difference between right and wrong mails at that place, and has fled.

enough excitement to draw a respect- "They have got the small-pox at dence covering the whole life of the ruary 10th, 11th and 12th, 1882.— One of the brightest of Vermont's ter or at lyceum or lecture or sociable ficient use of his reason to understand A. Fuller. A. E. Stanley, Mrs. Geo. One of the brightest of Vermont's sons, who has won for himself a national reputation, is William F. Vilas, the nature of the act with which he was charged, and to understand that it was wrong for him to committ it.

Iter or at lyceum or lecture or sociable the nature of the act with which he was charged, and to understand that it was wrong for him to committ it.

Iter or at lyceum or lecture or sociable the nature of the act with which he was charged, and to understand that it was wrong for him to committ it.

Iter or at lyceum or lecture or sociable the nature of the act with which he was charged, and to understand that it was wrong for him to committ it. son of Levi B. Vilas, well known to and then we shall probably invoke he was criminally responsible for the day; single meals, 25 cents; horsethe older citizens of our county. Near the aid of a physician in haste. Why act, whatever peculiarities might be keeping, 50 cents per day. the foot of "Old White Face," in the not attend to it now? It has been by shown of him in other respects. On the other hand, if his reason were so town that is not, but was, Sterling- proper authority pronounced epidem- defective in consequence of brain diswhere winter's storms are more severe ical in the United States. It is com- ease that he could not understand 'tis said, than almost anywhere else in ing nearer and nearer every week.— what he was doing, he ought to be census, Alabama will have 8 representathe county, and where the soil is prin- We must not wait till it is knocking treated as an irresponsible lunatic. cipally composed of the rocks that at our doors, but bestir ourselves at have for ages past rolled down from once. We presume all the physicians the sides of "Old Sterling," is the spot are prepared to vaccinate, and who of where old Squire Vilas, the grand- all the fathers and mothers wish to father of William F., started in life. have their little ones sent to a post ter for this week, but the weather sas, 6, a gain of 3; Kentucky, 11, a Here were born Samuel F., Levi B., house during so fearful a sickness as changed, and my brilliant ideas went gain of 1; Louisiana, 6; Maine, 4, a Freeman and Ransom Vilas, men who the small-pox. But this may be what to the 'old nick,' under the the ice three loss of 1; Maryland, 6; Massachu-

say a word calculated to draw attention to your town, and aid in the pro-

It is announced on authority that

We check this one, who next?

Gore will be published next week. never wanted any more. A. A. J. pamphlets.

Extracts from Judge Cox's Charge At 3.15 p. m., Judge Cox began ers most of them will have heard and rejoiced that the great national trial and trouble the law has been solving.

At Charleston, fifty persons land trouble the law has been solving. and trouble the law has been adminso to speak, of Garfield's assassin, istered in the present case, the jurors has resulted in his conviction. The had been daily witnesses. It was, more liquor or more drunkenness; we constitution had been violated in the hands. We had fully believed the re- claim that public opinion, as evidenced ning up to their full capacity.—Mes-

greater safety against the violence of "cranks," "hangers on" and "chronic office seekers." There is no doubt, Guiteau will suffer the penalty side, in reference to the public excitement of newspaper opinion, was not to be regarded by the jury. It had to be proved, first: that death was caused by the act of the accused with malice, aforethought. That did not make the public excite-addressed, "Al Belley, Horgan man and pianos, St. Gonesbelly, Vt." The postmaster studied on it awhile, and sent it to A. L. Bailey, the organ ably trichinosis. of the law, hanging; though his counsel mean, however, that the government mean, however, that the government mean man.

The coroner has issued a warrant for the arrest of Hanford, the conductother trial. The main point upon the part of the accused toward the insured.

In order to constitute the crime of is claimed the paper has been found, murder, the assassin must have a of hope, but he is hoping against fate was the case until some reason was

Captain U. A. Woodbury is spoken first instance to show that that preof for Mayor of the Queen City. We sumption was applicable to the pris-

It ought not to be a doubt as to present chairman of the Board of Al- cent in the face of strong proofs of his who preached at Calais and at Ludlow short time, particularly if sweating, derman of the city of Burlington, and in guilt, but it must be a sincere doubt and Woodstock in Vermont. The then give him three or four quarts of addition to his connection with official matters his business relations to the city are quite important. Under his city are quite important. Under his and morally certain of the facts that week by spilling molten iron, at the ownership and management the Van been re-modelled and in the second of the lacts that they declared to be their verdict. The jury would find little difficulty in one of the employees of the Versite of the verdict of the second of the verdict of the second of the employees of the verdict of enlarged, the electric light put in, and reaching a conclusion as to all the elewe understand purposes, the coming in the indictment, except that it might sons must have been exposed. Member of Congress from Vt. from 1843 to 1847, Lieut.-Gov. from 1862 to Van Ness by putting in an elevator.

In the indictment, except that it might be as to one of sound mind, memory and discretion; but that was only a bury, is a remarkable example of the phrase is a slander on one of our most bury, is a remarkable example of the phrase is a slander on one of our most bury, is a remarkable example of the phrase is a slander on one of our most bury.

mind, which so prevented his reason Henry Bowers, aged 21, of Mont-

And are you vaccinate yourself.

We expect some of these days to have a neighbor or friend burst in upon us with the startling intelligence.

They have got the small-pox at neighbor somebody's," or else it will be that some one was at church yestern or at lyceum or lecture or sociable

And are you vaccinate yourself.

We expect some of these days to have a neighbor or friend burst in upon us with the startling intelligence.

They have got the small-pox at neighbor somebody's," or else it will be that some one was at church yestern or at lyceum or lecture or sociable

They have got the small-pox at neighbor somebody's, and been allowed to introduce evidence covering the whole life of the accused had sufficient use of his reason to understand the case of this particular act. Therefore, it was that in this case the defence had been allowed to introduce evidence covering the whole life of the accused had sufficient use of his reason to understand the case of this particular act. Therefore, it was that in this case the defence had been allowed to introduce evidence covering the whole life of the accused had sufficient use of his reason to understand the case of this particular act. Therefore, it was that in this case the defence had been allowed to introduce evidence covering the whole life of the accused had sufficient use of his reason to understand the case of this particular act. Therefore, it was that in this case the defence had been allowed to introduce evidence of this particular act. Therefore, it was that place, and has fled.

Spiritualist Mass Convention at Waterbury, Vt., Friday, Saturday and Sunday, February 10th, 11th and 12th, 1882.

Speakers engaged, J. D. Stiles, Emma Paul, Fannie Davis Smith, George A. Fuller, A. E. Stanley, Mrs. Geo.

Morrisville, January 31, 1882.

Morrisville, January 31, 1882.

Letter from Orleans County-ORLEANS COUNTY, Jan. 25th, 1882.

Secretary Folger has informed a stage comes from Wolcott, to Crafts- a gain of 2; Nevada, 1; New Hamplargest land owner in the State of New friend that he has no intention of going bury Common and stops, and the shire, 2, a loss of 1; New Jersey, 7; the age of 26, was a merchant in Bur. This announcement will be satisfactory we miss "Sime," who used to go thio', loss of 1; South Carolina, 6, a gain Attention is called to the notice of convention at Barton this week, but Virginia, 10, a gain of 1; West Virginia, 10, a gain Do the city papers give you the His name was Moses Wild, who had fered when the bill comes up in the home news? Do they contain notices been very intemperate, neglecting his business. A friend of his neged him lina will propose that the number of been very intemperate, neglecting his House. Mr. Tithnan of South Caroimprovements, and hundreds of other should break it, but concluded to put matters of interest which the local down Moses first, and if Moses could paper publishes without pay? Do they keep it, he would put down Wild, and

vicinity? Answer these questions, and seat in sight of the decanters and be- of Parliament now confined as susthen determine for yourself whether gan. He says to Moses I want some pects. spected man, but how has the gold may any day result fatally. They let's go home, but Wild says, How ditional. He must have been an "early bird," can I do without one drink, my affairs The Crown has withdrawn all in-

to get through that pile during the are going to ruin. Let me have one dictments against the outlaw leader, parting glass. No, says Moses, the Connell, who appeared as Queen's evparting glass has been the ruin of idence against fellow-prisone s. the Sucker State tree:—As in nature, the richest fruits of the tree are on these branches, for they hold the flavor these branches, for they hold the flavor light, and amuses himself with smashing.

A Boston man. who recently acquired a fortune, keeps his house in a blaze of light from cellar to attic throughout the night, and amuses himself with smashing.

The London correspondent of the Dublin Daily Express says, it is stathome; so he went home and told his of their native clime, though flourish china and silver ware. Officers entered wife that Moses had conquered Wild. Parnell, Dillon, and O'Ke ly intend to his house lately, and found three bushels In a few days he told them they might resign their seats in Parliament immehave his whole name, Moses Wild. He diately so that new members may hand to verify our statement, but are Let him smash! Probably the soon- condition, and died a reformed man, the House of Commons relative to the under the impression that Mr. Vilas er he gets to the bottom the better it Now boys if you intend to stop and closure.

never touch another drop, plain swear-ing off will never do it. "Tis swearing try has been suddenly ordered to Portsoff and "sticking to it." Swearing by mouth to embark for Dublin. Three and who succeeded the late Hon, Matt. Edward S. Dana of New Haven is all that is good and true, you'll drink other regiments have been medically H. Carpenter, another son of Ver- not a candidate for Governor. -Free no more in 1882. I heard a man tell inspected and a sensational statement no more in 1882. I heard a man tell inspected and a sensational statement yesterday how he was cured of drinking. He sent for a gallon of whiskey—but not sending anything to put it in, they got a kerosene can, supposing it. they got a kerosene can, supposing it

raised on the rocky hill-sides of the sus, has agreed upon an appointment kerosene in it. He took a gooddrink, liar to the female constitution, Lydia but O! so sick he grew. He threw up time and again. Some body asked the sovereign remedy. It aims at the him what was the matter, if he was cause, and produces lasting results. Send to you suppose says he, sick. What do you suppose says he, Send to Mrs. Lydia E. Pinkham, 233 sick. What do you suppose says he, western Avenue, Lynn, Mass., for Western Avenue, Lynn, Mass., for Sons, preprietors, Cornish Flat, N. H.

Lynn, Mass., for Merisyille.

Lynn, Mass., for A. O. GATES, Agent. Morrisyille. making the number of representatives in Congress 319.

The took a good drink, har to the female constitution, Lydia but O! so sick he grew. He threw up time and again. Some body asked the sovereign remedy. It aims at the standard remedy of thousands who know its mertine and again. Some body asked the sovereign remedy. It aims at the standard remedy of thousands who know its mertine. Some body asked the sovereign remedy. It aims at the An interesting account of Curtis sick. What do you suppose says he, Send to Mrs. Lydia E. Pinkham, 233 Brown's recent bear capture in Avery's think I am "puking" for fun, and he Western Avenue, Lynn, Mass., for

The Vermont college of teachers At Charleston, fifty persons have easily ascertained after the Eastern

recently been converted. We have discovered no evidence of jury which had sat patiently for ten however, consolation to think that not believe there is much less of both; ial message to the New York legislaweeks to hear the evidence, arguments, one of these sacred guarantees of the business men, generally, report a ture urging it to legislate to secure a larger and better trade for December, a system of signaling on railroads in person of the accused. The prisoner than for many years past; our manu- that state which will prevent collisquick work of the matter when in their had frequently taken occasion to pro- facturing establishments are all run-

STATE ITEMS.

will make every attempt to secure an- had to prove any ill-will or hatred on has been burned. Loss \$1500; partly or of the train on which Senator Wagwhich they rely to secure another trial deceased. Wherever a homicide was Joseph Battell has recently sunk a For the next week no one will be

is improper conduct on the part of the shown to have been committed with-well on his farm just east of Middle-permitted to interview Guiteau and is improper conduct on the part of the jury, in that they had before them at jury, in that they had before them at ate intent, it was sufficiently proved burbine windmill to pump the water. one time a paper printed in Washing- to have been done with malice afore- It is said that others will follow this passing through Mr. Scoville's hands. ton called the Critic, which contained thought. The jury would have to say example if the experiment is a success. There is a wealthy brewer in Mon-

per or ever wrote his name upon it as what he was doing, or did not know ported in Holland and Derby were at claimed. It is believed the whole is it was wrong. The government was first pronounced scarlet fever by phya piece of forgery. We predict that Guiteau's counsel will fail to secure a Guiteau's

and must hang and that he may is the burden was, therefore, on the defendburden was, therefore, on the defend-ant, who set up insanity as an excuse ant, who set up insanity as an excuse Mr. Tyler one from 31 citizens of pecially if directly after eating he is for the crime, to produce proofs in the Orange county, for legislation regula- allowed to drink heartily of water;

tion has a man claiming to be James best way, when a horse is brought inboys appreciated. The Captain is at whether the party might not be inno- T. Powers, a Universalist minister to the stable, is to let him stand a

of Vermont's Green Mountain boys. naturally cleanly; more so than any

If the jury were satisfied that his He was born in 1799, but is still as other domestic animal. They are the of J. R. Booth, who is said to be the largest owner of Canadian timber rights of sanity, at least so far that he knew of sanity, at least so far that he knew of sanity, at least so far that he knew of sanity, at least so far that he knew of sanity, at least so far that he knew of sanity, at least so far that he knew of sanity, at least so far that he knew of sanity, at least so far that he knew of sanity, at least so far that he knew of sanity is said to be the largest owner of Canadian timber rights. now living. They do an extensive door, sash and blind business at Burlington, in addition to their lumber lington, in addition to their lumber lington, which destroyed his insane delusion, which destroyed his lingham.

Or sainty, at least so int that he and a proper line advises the character of his own actions, and how far they were right or wrong, and how far they were right or wrong, and that he was not under any permanent insane delusion, which destroyed his lingham.

In slaw once daily, where he advises clients on important matters, though he has yielded the more laborious part of his practice to his son Wm. P. Dillingham.

the Captain can give full scope to his ry was whether there was any special the Young Men's Christian association. of his owner.

The New Apportionment-Under the apportiontment bill agreed

upon by the House committee on the tives; Arkansas, 5, gain of 1; California, 5, a gain of 1; Colorado, 1; Connecticut, 4; Delaware, 1; Florida, 1, a loss of 1; Georgia, 10, a gain of 1; Illinois, 21, a gain of 2; Indi-I was going to send you a nice let- ana, 13; Iowa, 11, a gain of 2; Kanthat the ice crop is not a failure. I a gain of 2; Minnesota, 5. a gain of forgot to tell you about the new mail 2; Mississippi, 7, a gain of 1; Misarrangement in this quarter. The souri, 14, a gain of 1; Nebraska, 3, three or four miles to wait another gain of 1; Oregon, 1; Pennsylvania, do our errands, and smiling, tell us the of 1; Tennessee, 10; Texas, 10, a latest style of bonnets. Temperance gain of 4; Vermont, 2, a loss of 1 as I can't get there to speak, will tell ginia, 4, a gain of 1; Wisconsin, 8. brother a few years ago, when temperance pledges first came in fashion. Shall be in addition to the number of 320. Various amendments will be of-

Lord Lieutenant Cowper, replying

become dimMoses says, do you think are endeavoring to secure his release L. S. Bird of Bethel has cut and piled Wild can be anything? Yes, certain- from imprisonment, but Mr. Dillon

The House committee on the cen-

"Who own Chicago?" asks the Trimortgages have foreclosed .- [New

Governor Cornell has sent a spec-

The commissioner of pensions has stated to the committee that if he had

In three weeks, five of the six chil- treal who built a church, and inscribed

dren of H. J. Talbert, of West Tops- on it, "This church was erected by Jacob Rowell, of Coventry, had a Hebrews, XX. chapter." Some of

Mr. Joyce has presented a memorial cated, and consequently becomes so and the colder this is, so much the Dedham's (Mass.) house of correc- more liable to bring on colic. The

FOR SALE!

Twenty-five first-class cows, all with ealf, wo-years-old helfers, coming in, 2 2-years-old helfers, to bushels good oats, 300 bush

JOHNSON, VT Course of Study Revised. DEPUTY SHERIFF, DETECTIVE AND AUCTIONEER. First Year Preparatory, Second Year Professional The Spring Term Begins the 2nd TUESDAY IN FEBRUARY, Send for Circular. EDWARD CONANT, Principal. Johnson, VL, Jan. 1882.

P. W. J. PECK, DENTIST. HENDEE & FISK, A TTORNEYS AT LAW.

GEO. W. HENDEE.



Lydia & Pinkharer LYDIA E. PINKHAM'S

VEGETABLE COMPOUND.

It will dissolve and expel tumors from the uterus in an early stage of development. The tendency to cancerva the work form of Fernale Complaints, all ovarian troubles, Indammation and Ulceration, Falling and Pisplacements, and the consequent Spinal Weakness, and is particularly adapted to the Change of Life.

It will dissolve and expel tumors from the uterus in an early stage of development. The tendency to cancerous humans there is checked very speedily by its use. It removes faint loss, flatulency, destroys all craving for stimulants, and relieves weakness of the stomach.

and backache, is always permanently cured by its use.
It will at all times and under all circumstances act in
harmony with the laws that govern the feuxale system,
For the cure of Kidney Complaints of either sex this LYDIA E. PINKHAM'S VEGETABLE COM-POUND is prepared at 235 and 235 Western Avenue, Lynn, Mass. Price \$1. Six bottles for \$5. Sent by mail Lynn, Mass. Price \$1. bit bottomtor \$3. Sent by main in the form of pills, also in the form of lorenges, on receit of price, \$1 per box for either. Mrs. Pinkham in answers all letters of inquiry. Send for pamph-ablices as above. Mention this Paper.

smily should be without LYDIA E. PINKHAM'S 1 1.13. They cure constitution, billion filty of the liver. 25 cents per box. For Sale by AO. GATES, Morrisville.



Nature's Grand Assistant.

0 MORRIS VILLE,

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I WILL ALSO BUY

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sell, buy, and get a small gain with a view to

Do not fail to call on me and

H. C. F18K.

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Q ALL. UNDERWEAR,

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Bronchitis, Hoarseness, Asthma, Croup, Whooping Cough, and all Diseases of the Breathing Organs. It soothes and heals the Membrane of the Lungs, inflamed and poisoned by A TTORNEY AT LAW AND SOLICITOR IN the disease, and prevents the night-Morrisville, Vt. | sweats and tightness across the chest which accompany it. CONSUMP-Jewelry shop.

Fire and Life Insurance solicited. Insurance placed in good and reliable companies.

All business entrusted to me will be promptly and faithfully attended to.

Which accompany it. CONSUMP-TION is not an incurable malady. It is only necessary to have the right remedy, and HALL'S BALSAM is is only necessary to have the right remedy, and HALL'S BALSAM is that remedy. DON'T DESPAIR of RELIEF, for this benign specific will cure you, even though professional aid fails. 207v1

HENRY'S ---CARBOLIC SALVE!---The Most Powerful Healing Ointment and Disinfectant ever Discovered.

Menry's Carbolic Salve heals burns.
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